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6. LIAISON Took a call from Robert Hall, in the office of Representative Allen E. Ertel (D., Pa.), who requested a "tour" of the CIA for 400 favored constituents on 30 March. I indicated that no such "tours" were available and Hall indicated that he would call	
again when circumstances will permit us to send a speaker to the Hill for one of his groups.	
7. LIAISON House Select Committee on Assassinations staffers visited Headquarters to review Agency material.	
to ask if I could get a copy of Attorney General Griffin Bell's testimony before the House Judiciary Subcommittee on Civil and Constitutional Rights on H.R. 10400, the FBI charter legislation. Mr. Carlstrom suggested I contact the Subcommittee itself or Department of Justice, as he had no way of getting us a copy. I told him I had already been in contact with Dave Barrett, at the Department of Justice, with regard to the matter. I indicated that the "overlap with S. 2525" matter and "criminal standard" provision in H.R. 10400 do not in fact appear to be issues at this time and that I was not now going to underscore them as such. However, with regard to the issue of personal liability of Federal employees for constitutional torts, I indicated that a letter is being prepared to underscore the Agency's position in support of S. 2117, the revision of the Federal Tort Claims Act, the Administration's bill. I also informed Mr. Carlstrom that Senator Edward Kennedy (D., Mass.) wishes to hold full Judiciary Committee hearings on the topic of an FBI charter, not related to H.R. 10400, at the end of April.	· · ·
who in OMB is handling H. R. 10998, the "Presidential Papers Act of 1978." I was put in contact with Bob Carlstrom who indicated that the Administration position is being directed out of the White House itself and has to date taken the form of a Presidential "Decision Memorandum" out of Robert Lipshutz's Counsel to the President, office containing the following salient points: (1) the President supports the statutory transfer of records at the conclusion of a President's term of office; (2) the President opposes the applicability of FOIA to papers of former Presidents; (3) any legislation addressing the matter of Presidential papers should allow the former President to retain control of his papers for a period of 15 years after his term of office ends; a	L



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(4) any legislation addressing the matter of Presidential papers should not

be applicable to incumbent Presidents if re-elected. Mr. Carlstrom said OMB will not be requesting views from Executive Branch agencies on the legislation.